land Reports, formal writs of error shall, in all cases, be dispensed with, and the party applying to have the record removed, as upon writ of error, in cases where by law writs of error are allowable, shall, by brief petition, addressed to the Court in which the case was tried, plainly designate the points or questions of law, by the decision of which he feels aggrieved; which application so to remove the record shall be allowed as of right; and no point or question not thus plainly designated in such application shall be heard or determined by the Court of Appeals.

XXVII. See 52 H. 3, c. 23.

STATUTES

Made at Westminster, Anno Regni Annæ Reginæ, &c., quinto and A. D. 1706.

CAP. IX.

An Act for rendring more effectual an Act passed in the first Year of her Majesty's Reign, intituled, An Act for the better preventing Escapes out of the Queen's Bench and Fleet Prisons.

Whereas the Inheritance and Custody of several County Gaols are in private Persons, by Means whereof the good Intent of a certain Act made in the first Year of her Majesty's Reign, intituled An Act for the better preventing Escapes out of the Queen's Bench and Fleet Prisons, may be in some Counties defeated and eluded: To the End therefore that the said Act may be rendred more effectual; Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons in this present Parliament assembled, and by the Authority of the same, That all and every Person and Persons, who from and after the five and twentieth Day of March, in the Year of our Lord one thousand seven hundred and seven, shall be seized or taken by 673 Virtue or Authority of the said Act, shall instead *of being committed to the common Gaol of the County wherein such Person or Persons shall be taken, be conveyed and committed to the Prison or Place where the Sheriff of such County detains of keeps the Debtors or Prisoners for Debt or Damage, there